OCT 2 7 2005 ()

PATENT SJO920010099US1 0037.0116

	S IN THE	UNITED	STATES	<u>S PATEN</u>	T AND T	RADEMA	RK OFFI	<u>CE</u>				
In to Application	S/ of:)	Ex	aminer: I	Kamal B.	Divecha					
F. Ahmad et al.			.)									
Serial No.:	09/972,362)	i								
Filed:	October 5, 2001	5, 2001) Art Unit: 2151										
For:	METHODS AND APPARA	ATUS FOR								10015		
	LAUNCHING DEVICE SP		Í						4	16917	1	
	APPLICATIONS ON STO		RFA ί									
	NETWORK COMPONEN		`-'\						Custo	omer Num	per	
	THE		ί						L			
Sir:			,	•								
Transmitted herev	with in the above-identified	application	on is an:									
X Amendm												
No addit	ional fee is required.											
The fee has been	calculated as shown belo	w:										
	CLAIMC			~								
	CLAIMS		HIGHES		DDEOF	· 	455:-					
	REMAINING		PREVIO		PRESE		ADDIT.			ADDIT.		
	AFTER		PAID F	JR .	EXTRA	RATE	FEE	OR	RATE	FEE		
	AMENDMENT											
TOTAL	24	MINUS		24	=	Λ	v	ድስ	00	50	00	
INDEP CLAIMS	4	MINUS		4	_	0 0	X	\$0 6 0	OR	x 50	\$ 0	
	ESENTATION OF MULTIP	I E DED	CLAIM	4	-	U	X	\$ 0	OR	x 200	\$0	
	ESCIVIATION OF MICETIF	LE DEF.	CLAIM			TOTAL	+	\$	OR	+ 360	\$	
						TOTAL		\$ 0	OR	TOTAL	\$ - 0-	
A credit of The Comfuture or sheet is of X X	Any filing fees under 37 Ci Any patent application pro	py of this mount of \$ mount of \$ mount of \$ rized to cl or reply, FR 1.16 fo	sheet is to to compare to compare particle or the pre-	enclosed cover the cover the cover the yment of any ove	d. e extensical extensical extensical extension of extra extension of extra ex	on fee is e is enclos fee is enclos fee is enc wing fees t to Depo	enclosed. sed. closed. associat sit Accou	ed wit	h this com 09-0466.	nmunication A duplicat	or any	
Respectfully subm	nitted,											
///~	4											
//////	7	5										
David W. Victor		Dated: O	ctober 2	4, 2005								
/	20.007										•	
Registration No.												
KONRAD RAYNES	S & VICTOR, LLP			_								
315 S. Beverly Dri					/							
Beverly Hills, CA 9			,									
(310) 556-7983 (vo												
(310) 556-7984 (fa	ıx)				/			-				
•	•	CERTIF	<u>IÇATE UN</u>	NDER 37/	CFR 1.8:							
•		I hereby	certify that	at this con	responden	ce is being	deposited	d with t	he United S	States Posta	ا ا	
		Service i	WITH SUTIC	ient/posta	ide as first	i class mai	l in an env	eione :	addroecod (o Commin	sioner	
		for Pater	nts, P.O. i	30x 1450,	Alexandri	a, VA 223 [.]	13-1450 or	Octob	per 24, 200	5		
		1 / /	1	^							ļ	

10/24/05

OCT 2 7 2005

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

F. Ahmad et al.

Examiner

Kamal B. Divecha

Serial No.

09/972,362

Group Art Unit

2151

Filed

October 5, 2001

Docket No.

SJO920010099US1

TITLE

METHODS AND APPARATUS FOR LAUNCHING DEVICE SPECIFIC

APPLICATIONS ON STORAGE AREA NETWORK COMPONENTS

CERTIFICATE UNDER 37 CFR 1.8:

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on October 24, 2005.

David W. Victor

AMENDMENT AFTER FINAL

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This amendment is submitted in response to a final office action in the above case dated August 23, 2005, in which the Examiner rejected the claims under 35 U.S.C. §112, par. 1, under 35 U.S.C. §101 for being directed to non-statutory subject matter, and as obvious (35 U.S.C. §103) over cited art. On October 21, 2005, the attorney for Applicants and the Examiner had a phone interview discussing the rejections. The Examiner said he would reconsider the Section 112 rejections in view of the arguments Applicants presented, which are presented herein. The Examiner indicated that the Section 101 rejection may be withdrawn in response to amending claim 31 to recite that the program is implemented in a computer readable medium, which applicants have done herein. Claim amendments also were discussed to further distinguish the claims over the cited art. Applicants amended the claims to further distinguish over the cited art and request entry of this amendment to advance prosecution.

Applicants submit that the Examiner should withdraw the Sections 112 and 101 rejections in view of the arguments and amendments made herein. Applicants further submit that the amended claims are patentable over the cited art for the reasons discussed herein, and that all pending claims 1, 2, 4-9, and 21-36 are now in condition for allowance.

Serial No. 09/972,362 Docket No. SJO920010099US1 Firm No. 0037.0116

Amendments to the Claims are reflected in the listing of claims which begins on page 3. Remarks/Arguments begin on page 9.